		TATES DISTRICT C N DISTRICT OF NE	W YORK	V			
L/	ASPAT	ΓA DECARO STUD	IO CORP.,	: :			
		-V-	Plaintiff(s),	: : 1 <u>6</u> Civ. <u>934</u> (LGS)			
RIMOWA GMBH, et al.,			Defendant(s).	: <u>CIVIL CASE</u> : <u>MANAGEMENT PLAN</u> : <u>AND SCHEDULING</u> : <u>ORDER</u>			
LOR	NA G.	SCHOFIELD, United	d States District Judge:				
Civ.	This P. 26(f	_	nent Plan is submitted by t	he parties in accordance with Fed. R.			
1.	proc 28 U	All parties [consent/ do not consent _X] to conducting all further proceedings before a United States Magistrate Judge, including motions and trial. 28 U.S.C. § 636(c). The parties are free to withhold consent without adverse substantive consequences. [If all parties consent, the remaining paragraphs need not be completed.]					
2.	The	e parties [have X / have not] conferred pursuant to Fed. R. Civ. P. 26(f).					
3.	This case is governed by one of the following sets of rules and the parties' proposed dates in this order have been adjusted accordingly.						
	a.	An employment case governed by the Initial Discovery Protocols for Employment cases? http://www.nysd.uscourts.gov/cases/show.php?db=judge_info&id=713 . [Yes/ No _X]					
	b.	A § 1983 case governed by the Plan for Certain § 1983 Cases Against the City of New York? http://www.nysd.uscourts.gov/rules/1983%20Revised%20Plan%20and%20Exhibits.11.22.2013.pdf . [Yes/ No _X]					
	d.			lles? g Order In re Local Patent Rules.p			
4.	Alternative Dispute Resolution/Settlement						
	a.	Settlement discuss	sions [have X/ have	not] taken place.			

b.	Counsel for the parties have discussed an informal exchange of information in aid of early settlement and have agreed to exchange the following: The parties do not wish to conduct informal discovery.			
c.	Counsel for the parties have discussed the use of the following alternate dispute resolution mechanisms for use in this case: (i) a settlement conference before a Magistrate Judge; (ii) participation in the District's Mediation Program; and (iii) retention of a private mediator. Counsel for the parties propose the following alternate dispute resolution mechanism for this case: A settlement conference before a Magistrate Judge			
d.	Counsel for the parties recommend that the alternate dispute resolution mechanism designated in paragraph 4(b) be employed at the following point in the case (<i>e.g.</i> , within the next 60 days; after the deposition of plaintiff is completed (specify date); after the close of fact discovery): The parties propose to engage in a settlement conference with a			
	Magistrate Judge toward the end of fact discovery.			
e.	The use of any alternative dispute resolution mechanism does not stay or modify any date in this Order.			
	dditional parties may be joined after			
Ame	nded pleadings may be filed without leave of Court until			
Initia <u>4/1</u>	al disclosures pursuant to Fed. R. Civ. P. 26(a)(1) shall be completed no later than from the date of this Order. [Within 14 days of the parties' Rule 26(f) erence, absent exceptional circumstances.]			
Fact	Discovery			
a.	All fact discovery shall be completed no later than [A period not to exceed 120 days, unless the Court finds that the case presents unique complexities or other exceptional circumstances.]			
b.	Initial requests for production of documents pursuant to Fed. R. Civ. P. 34 shall be served by4/30/16			
c.	Interrogatories pursuant to Fed. R. Civ. P. 33 shall be served by9/6/16			

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	d.	Depositions pursuant to Fed. R. Civ. P. 30, 31 shall be completed by 10/13/16.		
	e.	Requests to admit pursuant to Fed. R. Civ. P. 36 shall be served by9/6/16		
	f.	Any of the deadlines in paragraphs 8(b) through 8(e) may be extended by the written consent of all parties without application to the Court, provided that all fact discovery is completed by the date set forth in paragraph 8(a).		
€.	Expert Discovery [if applicable]			
	a.	Anticipated types of experts if any: Plaintiff anticipates the need for a damages expert. Defendants anticipate the need for a damages expert and a photographic expert.		
	b.	All expert discovery shall be completed no later than [Within 45 days from the date in paragraph 8(a), i.e., the completion of all fact discovery, absent exceptional circumstances.] Omit unless types of experts are identified.		
	c.	By 9/15/16 [no later than one month before the date in paragraph 8(a), i.e., the completion of all fact discovery] the parties shall meet and confer on a schedule for expert disclosures, including reports, production of underlying documents and depositions, provided that (i) expert report(s) of the party with the burden of proof shall be due before those of the opposing party's expert(s); and (ii) all expert discovery shall be completed by the date set forth in paragraph 9(a).		
10.	This c	This case [is X / is not] to be tried to a jury.		
11.	Counsel for the parties have conferred and their present best estimate of the length of trial is <u>less than one week</u> .			
12.	Other issues to be addressed at the Initial Pretrial Conference, including those set forth in Fed. R. Civ. P. 26(f)(3), are set forth below. * the need for a confidentiality order and a deadline for submission; * the need to set a time to discuss ESI search terms * the need to join Meire and Meire and Shotview Berlin Photographers Management GmbH as defendants or third party defendants (Defendants' position)			

13. Status Letters and Conferences

- a. By _______ [60 days after the commencement of fact discovery], the parties shall submit a status letter, as outlined in Individual Rule IV.A.2.
- b. By 10/27/16 [14 days after the close of fact discovery], all counsel must confer to discuss settlement and jointly advise the Court in writing whether or not they request a referral for settlement discussions as provided in Paragraph 4(c) above.
- c. On 10/27/16 at 11:00 A.M. [usually 14 days after the close of discovery], a case management conference shall be held. The conference will serve either as a pre-motion conference for any party seeking to file a summary judgment motion, or a scheduling conference for trial.
 - i. A party wishing to file a summary judgment motion shall file a pre-motion letter, and any party wishing to oppose also shall file a letter at the times and in the form provided in the Court's Individual Rule III.A.1. The Court will set the briefing schedule at the conference. The Court will set a firm trial date after a decision on any summary judgment motion.
 - ii. If no pre-motion letters are timely filed, at the Case Management Conference, the Court will set dates for a final pre-trial order, other pretrial submissions, a final pre-trial conference and trial. The trial date will be firm.

This Order may not be modified or the dates herein extended, except by further Order of this Court for good cause shown. Any application to modify or extend the dates herein (except as provided in paragraph 8(f)) shall be made in a written application in accordance with the Court's Individual Rules and shall be made no less than 2 business days prior to the expiration of the date sought to be extended.

The Clerk of Court is directed to enter the dates under paragraphs 5, 6, 8(a), 9(b)-(c) and 13(a)-(c) into the Court's calendar.

SO ORDERED.	
Dated:	
New York, New York	
	LORNA G. SCHOFIELD
	United States District Judge
Counsel for the Parties:	
FRANKFURT KURNIT KLEIN & SELZ, P.C. /s/ Beth I. Goldman	AXINN, VELTROP & HARKRIDER LLF /s/ Delphine W. Knight Brown
Maura J. Wogan, Esq.	Delphine W. Knight Brown, Esq.
Beth I. Goldman, Esq.	114 West 47th Street, #22
488 Madison Avenue, 10th Floor	New York, NY 10036
New York, NY 10022	Phone: (212) 728-2200
Phone: (212) 980-0120	
Attorneys for Plaintiff	Attorneys for Defendants